

Scientific & Regulatory Consultants, Inc.

SUBMITTED VIA CDX

October 7, 2022

Marcel Howard, PM-34
U.S. Environmental Protection Agency
Document Processing Desk (NOTIF)
Office of Pesticide Programs (7504P)
1200 Pennsylvania Avenue NW
Washington, D.C. 20460

SUBJECT: Label Notification per PR Notice 98-10 for Raptor 5, EPA Reg. No. 4091-22

Dear Marcel Howard:

On behalf of W.M. Barr & Company, Inc., enclosed is a Label Notification per PR Notice 98-10 for the above referenced product. This action seeks to:

- Change a qualifier symbol from a single asterisk to two (e.g., from "*" to "**").
- Correct minor typographical errors, as noted on the marked-up label.
- Move certain approved graphics under a new note to reviewer (moved from pg. 22 and 23 to pg. 24 on marked-up label) to better indicate their intended use on container labels. No new graphics are added.

All new text is shown in red, with deletions shown in red strikethrough on the enclosed marked-up label.

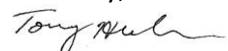
Enclosed:

1. Cover letter
2. Form 8570-1, Application
3. Marked-up label
4. Clean label

This notification, as stipulated by the guidance, is consistent with the provisions of PR Notice 98-10 and EPA regulations at 40 CFR 152.46, and no other changes have been made to the labeling or confidential statement of formula of this product. I understand that it is a violation of 18 U.S.C. Sec. 1001 to willfully make any false statement to EPA. I further understand that if this notification is not consistent with the terms of PR Notice 98-10 and 40 CFR 152.46, this product may be in violation of FIFRA and I may be subject to enforcement action, and penalties under sections 12 and 14 of FIFRA.

Please contact me via email (therber@srcconsultants.com) or phone (260.244.6270) with any questions.

Sincerely,



Tony Herber
Agent